

## BISPHAM IS GREAT ARTIST

Of all the musical events of the past, none can take precedence over the coming of David Bispham, the truly great singer, who is to be heard here for the first time the last of the month at the opera house.

Mr. Bispham is universally conceded to be the greatest of American baritone, and has won a place all his own in the hearts of the world's music lovers. So much has been said and written of him that comment seems almost superfluous. His magnificent voice, consummate art and dramatic genius are things of common knowledge. His name is a talisman that brings to the mind all that is great, beautiful and ideal in the world of song.

His operatic successes are matters of common history. Both at Covent Garden, London, and at the Metropolitan opera house, New York, David Bispham has been acclaimed as one of the greatest singers of the world. His triumphs as an interpreter of dramatic roles, especially in the Wagner music dramas have been numerous and notable.

Honolulu is destined to receive a visit from a French bounty earner in the bark Notre Dame d'Arvor, which is reported as on the berth to load nitrates at Iquiqui, for the islands. Private advices received here indicated that the vessel was to sail from the Chilean port along the first of April. Mail for officers and members of the crew of this vessel has been received here.

## O. A. STEVEN

GENERAL AUCTIONEER  
Fort and Queen Streets  
Opposite H. Hackfeld & Co.

## AUCTION SALE

SATURDAY, APRIL 6, 1913.

At my salesroom, corner Fort and Queen street, opposite H. Hackfeld & Co., I will sell without reserve.

## FIVE LOTS

Off School street near Fort street.  
Terms and conditions at my office.

## On Account of Whom It May Concern:

144 Wash Dresses,  
31 Ladies' Coats,  
18 Ribbon Coats,  
Silk Goods, Mercerized Coats,  
Stamped Goods, Trimmings,  
Fringes, Assorted Wools, Etc.

—ALSO—  
One Studebaker Park Buggy in first-class condition.

A. O. STEVEN,  
Auctioneer.

## AUCTION SALE

TUESDAY, APRIL 8, 1913  
10 o'clock A. M.

At the "Ranch," situated on Young street, between car barns and Thomas square.  
I will sell the whole of the

## CHOICE HOUSEHOLD FURNITURE

Comprising iron and brass beds, Ostermoo mattresses, bureau, writing tables, rockers, chairs, dining room set, lounge, very large center rug, buffet, china cabinet, sewing machine, etc., etc.

## NEW PIANO

I would draw the attention of lovers of choice old furniture to the following:

## APPENDIX CORNER CABINET

Believe the above was in the "Palace" and afterwards in the home of one of our most prominent families. It reported to me as in good order and condition.

## BRASS AND STEEL FRENCH CLOCK

BRASS CANDLESTICKS.

and several other valuable pieces.

O. A. STEVEN,  
Auctioneer.

## APARTMENT HOUSE

THE VERY HEART OF THE CITY.

24 rooms; furnished; less than 2000; always occupied. Owner of prime engaged; books show steady income; large profit.

## FOR SALE

## A Home In FES

Best of best stock in the city to select from.

H. HENDRICKS, LTD.

## FRANCHISE BILL IS COMPROMISE

(Continued from Page 7)

after the issue of any such stock issued after said year as to such subsequently issued stock. The moneys in said sinking fund shall be invested by such fiduciary company or companies or trustees in bonds of the Territory of Hawaii or of the City and County of Honolulu or its successor or in such other securities as said commission may approve, and all income derived from investments or deposits thereof shall be credited to said sinking fund. In case of the purchase of the property of said corporation as provided in section 29 of this act as amended, all amounts to set aside and credited to or deposited in said sinking fund from time to time shall be deducted from the purchase price as provided in said section 29 as amended, and in case such purchase shall not be made on or before June 30, 1910, the railway, poles, wires, cars, equipment, power plant, buildings, works and all other property, both real and personal used in connection therewith or owned by said corporation other than the moneys and securities then in said sinking fund shall on said date become and be the absolute property of the City and County of Honolulu or such other political division, if any, as may be designated by the legislature of Hawaii, upon payment of the price of said property less the deductions as provided in said section 29 as amended, and in either case the moneys and securities then in said sinking fund may thereupon be distributed among the stockholders of said corporation.

"5. Such amount as may not be distributed by said commission may be maintained out of said income as a cash basis fund.

"6. Said corporation may, unless otherwise directed by said commission, expend for additions, extensions, increases, changes and improvements of the railway, equipment, works and service so much of said income as may be deemed advisable after meeting the requirements of the preceding subdivisions of this section.

"7. All of the income of said corporation, from whatsoever sources derived, not set aside or applied as provided in the preceding subdivisions of this section shall be paid, one-fourth to said corporation and three-fourths to the City and County of Honolulu or such other political division as may be designated by the legislature of Hawaii. Such payment, if any, shall be made in the month of January in each year for the preceding calendar year, and said corporation shall in said month file with the board of supervisors of said city and county or such other body as the legislature may designate a detailed statement showing in such form as may be required by said board or other body all of its receipts and expenditures during said preceding year; and all of its books, papers, records, and accounts shall at all reasonable times be open to inspection by the governor or said commission or said board of supervisors or other body and their respective agents appointed by them for the purpose. Such books, records and accounts shall be kept in the form and manner required of corporations subject to the interstate commerce law or as otherwise required by said commission.

"Section 5. That section 29 of said act 69 (Section 864 of said revised laws) is hereby amended by adding thereto at the end thereof three subdivisions to be numbered 4, 5 and 6, respectively, and to read as follows:

"4. Said corporation and the franchise, rights and privileges granted by this act shall be subject to such law establishing a public utility commission and such other laws of a general nature as may be applicable from time to time to street railways or the companies operating them in the territory of Hawaii or the City and County of Honolulu or its successor, and not in conflict with the provisions of section 17 of this act as amended.

"5. This franchise may, at any time after June 30, 1913, be amended or repealed by the congress of the United States; and the rights, privileges and powers by this act conferred shall not be construed to be exclusive; provided that upon any such repeal the purchase authorized in subdivision 6 of this section shall be made.

"6. At any time after June 30, 1913, the territory or the City and County of Honolulu or such other political division as may be designated by the legislature of Hawaii, may, upon not less than six months' notice in writing to said corporation, acquire by purchase at a price to be determined as hereinafter provided the railway, poles, wires, cars, equipment, power plant, buildings, works, and all other property, both real and personal, used in connection therewith or owned by said corporation, other than the moneys and securities then in the stock sinking fund provided in subdivision 4 of section 17 of this act as amended.

## SUMMARY OF RAPID TRANSIT FRANCHISE BILL, PRINCIPLES OF WHICH ARE AGREED UPON

- Franchise is extended until July 1, 1950. Territory to which system may run extended to include Halawa, Ewa district.
- Extensions and additions provided for—
  - Public utilities commission may require increase in service as well as extensions of lines; may also, in case such improvements are found burdensome, allow discontinuance of same.
  - Provision for reduction of fare below five cents in certain cases. Also for increase up to five cents if advisable.
  - Improvements to be paid for out of earnings; secondly, commission may permit payment out of bond issues; thirdly, commission may permit payment out of stock issues under restrictions.
- Disposition of earnings—
  - Minor changes.
  - (1) Stock sinking fund to be put in hands of trust company or trustees.
  - (2) Franchise subject to general laws as may be passed hereafter, but no such laws affect disposition of earnings.
  - Surplus earnings if paid out and not put back as reinvestments go one-fourth to company and three-fourths to public, instead of half and half as under other bills proposed.
- Termination of franchise—
  - Present franchise (which, governor contends, runs to middle of 1929) extended to 1950. At any time after 1929 may be repealed. In case of repeal, public to buy out property as provided for in purchase clause.
  - If purchase made during first ten years of franchise extension (after 1929) public to pay to company, in addition to sinking fund, one-half of surplus capital or one-half difference between capital and value of property at time of purchase.
  - If purchase made during next ten years, amount of payment by public reduced on sliding scale, so that instead of paying half the surplus capital, payment is made at such rate that by 1950 only one-third of surplus capital would be paid for by public. In case sinking fund is enough to repay company entirely, no special payment by public.
  - Purchase price to be determined by three arbitrators subject to supreme court appeal. Price shall not be more than value of tangible property; shall not be more than cost, less depreciation; or shall not be more than cost of reproduction, less depreciation. Value shall not be set below par value of capital stock outstanding.

All provisions previously proposed regarding stock and bond issues preserved.

Public utilities commission given broad powers.

Company allowed to capitalize as of January 1, 1913, at \$1,600,000. In other words, the basis of settlement is on \$1,600,000 capitalization at the present time.

In which case the moneys and securities then in said stock sinking fund may be distributed among the stockholders of said corporation; and provided further that in case such price less the indebtedness so assumed or paid shall exceed the par value of such outstanding capital stock, there shall also be deducted from said price one-half of such excess if such purchase shall be made before July 1, 1940, and one-half of such excess, plus an additional one-sixtieth of such excess for each year beginning with July 1, 1939, that shall have elapsed before the year beginning with July 1, in which such purchase shall be made; and provided further that the excess, if any, of said stock sinking fund over said outstanding capital stock shall also be deducted from said price.

"Said purchase price, within the limitations aforesaid, shall be determined by a board of three appraisers, one to be appointed by said corporation, or, in case it should fail to do so within thirty days after being requested to do so by the purchaser, by the chief justice of the supreme court of Hawaii, one by the purchaser, and the third by the two so appointed, or, in case they should fail to agree upon the third member within thirty days, then by said chief justice.

"Either said corporation or the purchaser may appeal to the supreme court of Hawaii from the decision of such board by filing a written notice of appeal with the board within five days after the decision is rendered. It shall thereupon be the duty of the board immediately to certify up to the supreme court the records of its proceedings, showing in such certificate the valuation claimed by said corporation, the valuation claimed by the purchaser and the valuation as determined by the board. Such certificate shall be accompanied by copies of all papers, documents and evidence upon which the decision of the board was based, and a copy of such decision. Upon any such appeal the supreme court may permit or require evidence to be introduced by either party.

"Within six months after the determination of the purchase price as aforesaid, the same, less the deductions aforesaid, shall be paid to said corporation, and the franchise shall thereupon cease and determine, and such railway and all other property used in connection therewith or owned by said corporation other than the moneys and securities in said sinking fund shall thereupon become the property of such purchaser without any further conveyance, but said corporation shall execute all such further conveyances and give such further assurances as may be desired by the purchaser and approved by said board or said court on appeal. The cost of the appraisal and appeal shall be borne equally by the purchaser and said corporation.

"Section 7. That section 37 of said act 69 (Section 871 of said revised laws) is hereby amended to read as follows:

"Section 37. Issuance of Stock and Bonds. Said corporation may issue as of January 1, 1913, to its stockholders of that date or their representatives or assigns sufficient additional capital stock to make the entire capital stock issued by said corporation of the par value of one million six hundred thousand dollars.

No stock in excess of said amount shall be issued by said corporation in consequence of or to represent any increase in the value of its property or any earnings, donations, proceeds of bonds or other income expended or invested in extensions or improvements of or additions to its property or upon any consideration except the direct payment of at least the par value thereof to said corporation in cash.

Said corporation shall not issue any bond or other instrument of indebtedness, except unsecured promissory notes and other instruments in the usual course of business, unless made redeemable in not more than fifteen years and payable in not more than twenty-five years, nor, except with the approval of the commission referred to in section 2 of this act as amended, unless at the highest prices obtainable therefor upon public advertisement for tenders.

## BIG RALLY WILL CLOSE PUBLIC CAMPAIGN

With a massmeeting in the makai pavilion of the Young Hotel roof garden, on Tuesday next at 11 o'clock, the sugar protection committee will close its public campaign. Members of the business and other organizations that have cooperated, as well as other individuals who have joined in the campaign, are expected to attend this rally.

From that day the headquarters on King street will be closed, but the committee will maintain its organization until all occasion thereof is past, with headquarters in the office of Secretary W. H. Babbitt, Judd building. There will be no more open meetings. Former Governor George R. Carter, who goes to Washington to conduct the campaign there, will resign the chairmanship before his departure and be succeeded by Oliver C. Swain, president of the merchants' association. The committee will continue to receive reports of letters sent out, together with reports of any replies that may come before the issue is decided. It will also be on hand to receive any advice Mr. Carter may send from Washington, carrying out any suggestions he may offer for additional work at this end.

These conclusions were reached at the meeting of the committee this morning, upon the suggestion of the chairman, who had thought over the matter since yesterday, when the proposal was made to close the campaign on Tuesday.

No deputations nor any individual visitor attended the meeting; so that the only business done was that already related and the hearing of reports of work. Among other things it was reported that the Commercial Club had sent out more than seventy letters.

"Go to the ant, thou sluggard," may be good advice, but the modern sluggard is more likely to go to his "uncle."

## BIG RALLY WILL GROWS BEAUTIFUL, HEAVY HAIR WE PROVE IT—25 CENT "DANDERINE"

Destroys Dandruff—Stops Falling Hair—Cleans and Invigorates Your Scalp—Delightful Dressing

To be possessed of a head of heavy, beautiful hair; soft, lustrous, fluffy, wavy and free from dandruff is merely a matter of using a little Danderine.

It is easy and inexpensive to have nice, soft hair and lots of it. Just get a 25 cent bottle of Knowlton's Danderine now—all drug stores recommend it—apply a little as directed and within ten minutes there will be an appearance of abundance; freshness, fluffiness and an incomparable gloss and lustre and try as you will you cannot find a trace of dandruff or falling hair; but your real surprise will be after about two weeks' use, when you will see new hair—fine and downy at first—yes—but really new hair—sprouting out all over your scalp—Danderine is, we believe, the only sure hair grower; destroyer of dandruff and cure for itchy scalp and it never fails to stop falling hair at once.

If you want to prove how pretty and soft your hair really is, moisten a cloth with a little Danderine and carefully draw it through your hair—taking one small strand at a time. Your hair will be soft, glossy and beautiful in just a few moments—a delightful surprise awaits everyone who tries this—advertisement.

## SENATE WILL CONSIDER TWO DIRECT PRIMARY BILLS APRIL 11

With the same favorable spirit toward progressive legislation, which yesterday caused the two public utility bills to be brought out of the public lands committee for consideration by the committee of the whole, the senate yesterday ordered the two direct primary measures to be presented before them April 11.

One of the measures is H. B. 79, which passed third reading in the house Wednesday and the second is S. B. 27, which was referred to the judiciary committee during the early part of the session, and where it now sleepeth. Both of these bills would give the territory a direct primary law.

The measures will be considered by the senate sitting as a committee of the whole, and it is expected that one will be passed through second reading, and the other tabled at this time.

# Motorists

Tire Prices Reduced as per Cable received April 1st.

We offer  
**United States Tires**

at the following New Prices:

Size.	Casing.	Tube.	Size.	Casing.	Tube.
28x3	.....	\$11.45 \$2.70	34x4	.....	\$29.80 \$5.65
30x3	.....	12.25 2.90	35x4	.....	30.75 5.75
30x3 1-2	.....	18.05 3.90	36x4	.....	31.75 5.95
32x3 1-2	.....	19.25 4.10	34x4 1-2	.....	37.75 7.00
34x3 1-2	.....	20.95 4.35	35x4 1-2	.....	38.95 7.15
36x3 1-2	.....	22.70 4.60	36x4 1-2	.....	40.05 7.35
32x4	.....	27.85 5.30	37x4 1-2	.....	41.70 7.55
33x4	.....	28.85 5.50	37x5	.....	50.55 8.90

The von Hamm-Young Co., Ltd.,  
Sole Agents